1 2 3 4 5 6 7	LEWIS BRISBOIS BISGAARD & SMITH LL Julian J. Pardini, Esq. SB# 133878	PANY,	
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	SWI-CO CONSTRUCTION, INC., a California Corporation, SWI-CO CONSTRUCTION, a California partnership and JOE SWICEGOOD,) Case No. C 10-3122 PJH	
12)) STIPULATION Re: PROPER PARTIES	
13	Plaintiffs,) DEFENDANT; [PROPOSED] ORDER)	
14	v.))	
15	AMCO INSURANCE COMPANY, and DOES 1-20, inclusive,)))	
16	Defendants.	Complaint Filed: June 21, 2010	
17 18) ATION	
	STIPULATION N. C.		
19	Plaintiffs SWI-CO CONSTRUCTION, INC., a California Corporation, SWI-CO		
20	CONSTRUCTION, a California partnership and JOE SWICEGOOD ("Plaintiffs") and Defendant		
21	Nationwide Mutual Insurance Company, designated by stipulation as "Doe Defendant One," and		
22	originally sued erroneously herein as "AMCO Insurance Company" ("Nationwide"), by and		
23	through their respective attorneys, stipulate and agree as follows:		
24	1. The insurance policy at issue in the above-captioned litigation was issued to		
25	Plaintiffs by Nationwide, and therefore Nationwide is the proper party-defendant.		
26	2. The caption on all further pleadings and discovery will appear as it does		
27	hereinabove, and Nationwide's counsel will identify the Defendant as set forth above.		
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	STIPULATION AND (PROPOSED) ORDER RE: PROPER PARTIES DEFENDANT CASE NO. C 10-3122 PJH		

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3. Nationwide agrees that if AMCO Insurance Company, or any other insurance			
company affiliated with the Nationwide or Allied "family" of insurance companies, had any			
involvement in the issuance of any insurance policy or in the handling of any insurance claim at			
issue in this litigation, then AMCO's and/or such other insurance company's files with respect			
thereto will be produced in response to discovery requests propounded to Nationwide, and that			
appropriate AMCO and other insurance company representatives will be made available for			
deposition. Nationwide further agrees that it will not object to such deposition(s) or production of			
documents on the ground that AMCO or such other insurance company is not a proper party to thi			
litigation.			

- 4. Nationwide agrees that any discovery directed to, or that should be directed to, AMCO Insurance Company or such other insurance company will be construed to be discovery directed to Nationwide and will respond to such discovery, raising all appropriate objections thereto, except that it will not object or refuse to respond on the ground that such discovery was or should have been directed to AMCO Insurance Company or such other insurance company.
- 5. Nationwide agrees that any liability of AMCO Insurance Company or such other insurance company for Plaintiffs' damages, if any, determined in the above-captioned litigation, will be construed to be Nationwide's liability, and it will not object to the entry of judgment against it on the ground that such judgment should be entered against AMCO Insurance Company and/or such other insurance company; further Nationwide agrees to satisfy any such judgment.
- 6. Nationwide agrees further that should it be unable to satisfy any judgment entered against it pursuant to this stipulation, then AMCO Insurance Company and/or such other insurance company will satisfy the judgment.
- 7. Plaintiffs and Nationwide agree that at the time of trial the Court may inform the jury that all parties agree that Nationwide is the proper party defendant and that the jury should not draw any inference or presumption based on the reference to "AMCO Insurance Company" in the caption of pleadings.
- 8. Plaintiffs and Nationwide agree that this Stipulation may be executed in identical counterparts, which taken together shall constitute the complete Stipulation, and that a signature

provided by facsimile or e-mail transmission shall be of the same force and effect as the original of 1 2 such signature when submitted as part of the complete Stipulation. 3 IT IS SO STIPULATED. 4 5 6 Dated: January <u>17</u>, 2011 THE McLENNON LAW CORPORATION 7 8 By /s/ Marc. L. Sherman Daniel F. McLennon 9 Marc L. Sherman Attorneys for Plaintiffs SWI-CO CONSTRUCTION, INC., a California 10 Corporation, SWI-CO CONSTRUCTION, a California partnership and JOE SWICEGOOD 11 12 13 Dated: January <u>17</u>, 2011 LEWIS BRISBOIS BISGAARD & SMITH LLP 14 15 /s/ Stephen J. Liberatore Julian J. Pardini Stephen J. Liberatore 16 Attorneys for Defendant NATIONWIDE MUTUAL INSURANCE COMPANY, 17 erroneously sued herein as 18 "AMCO INSURANCE COMPANY" 19 20 21 **ORDER** 22 It is so ordered. 23 Dated: January ²¹, 2011 24 Phyllis J. Hamilton 25 United States District Judge 26 27 28 STIPULATION AND (PROPOSED) ORDER RE: PROPER PARTIES DEFENDANT

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& SMITH LLP

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